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11 **Attorneys for Plaintiffs & Defendants**

12 U.S. DISTRICT COURT

13 NORTHERN DISTRICT OF CALIFORNIA

14  
15 ELECTRICAL INDUSTRY SERVICE  
BUREAU, INC.; NORTHERN CALIFORNIA  
16 ELECTRICAL WORKERS PENSION  
TRUST; et al.

17 Case No. 3:13-cv-05810-WHO MED

18 **STIPULATION RE: EXTENSION OF  
DISCOVERY & ~~PROPOSED~~ ORDER**

19  
20 Mediator: C. Mark Humbert  
Complaint Filed: December 16, 2013  
21 Trial Date: July 6, 2015

22 Plaintiffs,  
v.  
BEING OF SERVICE, INC., a California  
corporation; ADVANCED ELECTRIC  
SOLUTIONS, a California corporation,

23  
24 Defendants.

25  
26 NEYHART,  
27 ANDERSON,  
28 FLYNN &  
GROSBOLL  
ATTORNEYS AT LAW

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2 The parties to the above-action hereby submit the following Stipulation regarding the  
3 Order issued on October 10, 2014 by the Hon. William H. Orrick.

4 WHEREAS, the parties remain in the midst of mediation;

5 WHEREAS, the parties' selected Mediator, C. Mark Humbert, is facilitating the parties'  
6 exchange of information and continued settlement efforts;

7 WHEREAS, the parties have agreed to exchange certain information and documents in  
8 January 2015 as part of the continued mediation and thereafter meet again with the Mediator; and

9 WHEREAS the parties wish to continue to engage in meaningful mediation and settlement  
10 efforts;

11 In light of the foregoing, Plaintiffs ELECTRICAL INDUSTRY SERVICE BUREAU, INC.  
12 and NORTHERN CALIFORNIA ELECTRICAL WORKERS PENSION TRUST, et al. and  
13 Defendants BEING OF SERVICE, INC., a California Corporation and ADVANCED ELECTRIC  
14 SOLUTIONS, INC., a California Corporation, by their undersigned counsel, do hereby stipulate to  
15 an order continuing the dates for the pre-trial schedule by ninety (90) days:

16

17	Matter	Date as scheduled	Date continued to
18	Discovery cutoff:	February 26, 2015	May 27, 2015
19	Expert disclosure:	January 8, 2015	April 8, 2015
20	Motions heard by:	April 8, 2015	July 7, 2015
21	Expert rebuttal:		April 29, 2015
22	Close of expert discovery: Both parties believe this continuance is in the best interest of expeditiously resolving the 23 case.		May 15, 2015

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IT IS SO STIPULATED.

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Respectfully submitted,

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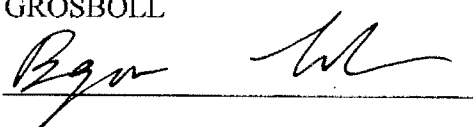
Dated: January 8, 2015

NEYHART, ANDERSON, FLYNN &  
GROSBOOLL

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NEYHART,  
ANDERSON,  
FLYNN &  
GROSBOOLL  
ATTORNEYS AT LAW



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1  
2 Benjamin K. Lunch  
3 Wan Yan Ling  
4 Attorneys for Plaintiffs  
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6 Dated: January 7, 2015  
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HIRSCHFELD KRAEMER LLP  
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9 *Jayne B. Chipman*  
10 Carmen Plaza de Jennings  
11 Jayne Benz Chipman  
12 Attorneys for Defendants  
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14 IT IS SO ORDERED.  
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16 IT IS FURTHER ORDERED that the Pretrial Conference, currently set for June 8, 2015 at  
17 2:00 p.m. in the above action is hereby continued to 9/14/2015 @ 2:00 p.m., in Dept Rm. 12 of  
18 the U. S. District Court, Northern District of California, San Francisco Division.  
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20 IT IS FURTHER ORDERED that the trial date, currently set for July 6, 2015 at 8:00 a.m.  
21 in the above action is hereby continued to 10/13/2015 @ 8:30, in Dept Rm 12 of the U. S.  
22 District Court, Northern District of California, San Francisco Division.  
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24 Dated: January 13, 2015  
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26 *W.H.O.*  
27 Hon. William H. Orrick  
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NEYHART,  
ANDERSON,  
FLYNN &  
GROSBOll  
ATTORNEYS AT LAW  
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